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APPLICATION N	Ю.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/608,135	608,135 06/30/2003		Sanyay Ghemawar	0026-0032	3014
44989	7590	02/02/2006		EXAMINER	
	TY SNYDE	· ·	THAI, HANH B		
11350 Random Hills Road SUITE 600				ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/608,135	GHEMAWAR ET AL.				
Office Action Summary	Examiner	Art Unit				
	Hanh B. Thai	2163				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on 30 Ju	ne 2003.					
<u> </u>	action is non-final.					
· <u> </u>	3) Since this application is in condition for allowance except for formal matters, prosecution as to the meri					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
· _						
 4)⊠ Claim(s) 1-17 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-17</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement.						
o) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10)⊠ The drawing(s) filed on <u>30 June 2003</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. & 119(a)	-(d) or (f)				
a) All b) Some * c) None of:	p	(4) 6. (1).				
1. Certified copies of the priority documents	have been received.					
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)	"□»	(PTO 440)				
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date						
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	5) D Notice of Informal Pa	atent Application (PTO-152)				
Paper No(s)/Mail Date <u>12/3/03;2/3/04;</u> 4/18/95	6) Other:					

Art Unit: 2163

DETAILED ACTION

The following is a Non-final Office Action in response to the application filed June 30,
 Claims 1-17 are presented for examination.

Information Disclosure Statement

2. The information disclosure statement (IDS) submitted on Dec 3, 2003, Feb 3, 2004 and Apr 18, 2005 have been considered and entered into record. The submission is in compliance with the provisions of 37 CFR 1.97. Accordingly, the information disclosure statement is being considered by the examiner.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claim 16 is rejected under 35 U.S.C. 102(e) as being anticipated by Adya et al. (US Pub. 2005/0102268 A1).

Regarding claim 16, Adya discloses a method for concurrently performing first and second operations within a same directory, comprising:

- obtaining a first lock on a sub-directory or file name within the directory by the first operation (¶[0081] and [0118]-[0120]);
- obtaining a second lock on a sub-directory or file name within the directory by the second operation (¶[0118]-[0120]);

Art Unit: 2163

- determining whether the first and second locks conflict (¶[0121]-[0123]); and

concurrently performing the first and second operations when the first and second locks do not conflict, the first and second locks being read-write locks (¶[0123]; [0132]-[0134] and [0137]).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-10, 12-15 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Adya et al. (US Pub. 2005/0102268 A1) in view of McClaughry et al. (US 5,933,825).

Regarding claim 1, Adya discloses a method for performing a first operation within a file system in which directories and files are organized as nodes in a namespace tree, the method comprising:

- associating a read-write lock with each of the nodes in the namespace tree (¶ [0033]; [0035]; [0037] and col.12, table II, Adya);
- acquiring a first lock on a name of one or more directories involved in the first operation (¶[0117]-[0119], Adya);
- determining whether the first lock or the second lock conflicts with third locks acquired by a second operation (¶[0121]-[0123], Adya); and

Art Unit: 2163

- performing the first operation when the first lock or the second lock does not conflict with the third locks, where the first, second, and third locks are read-write locks (¶[0123]; [0131]-[0133] and [0137], Adya).

Adya, however, does not disclose acquiring a lock on an entire pathname. McClaughry, on the other hand, discloses arbitrating concurrent access to file system objects including locks in the file system object hierarchy (abstract; summary and col.5, line 59 to col.6, line 62, McClaughry) and thus reads on the claimed "lock on an entire pathname". Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to utilize the lock on the entire pathname into the distributed file system of Adya to derive the invention as claimed. The motivation of doing so would have been desirable to provide techniques and systems for managing file system object in a multithreaded environment in which multiple threads can simultaneously operate on the same object whenever possible to maximize throughput and availability of objects to a user but without causing object incoherency and inconsistent file operation results (col.2, lines 50-56, McClaughry).

Regarding claim 2, Adya/McClaughry combination discloses wherein the performing the first operation includes: concurrently performing the first operation and the second operation when neither the first lock nor the second lock conflicts with the third locks (¶[0123]; [0131]-[0133] and [0137], Adya).

Regarding claim 3, Adya/McClaughry combination discloses wherein the first lock is a read lock (¶[0035]; [0118]-[0119] and [0121]-[0123], Adya).

Application/Control Number: 10/608,135

Art Unit: 2163

Regarding claim 4, Adya/McClaughry combination discloses wherein the second lock is one of a read lock and a write lock (¶[0035] and [0121]-[0123], Adya).

Regarding claim 5, Adya/McClaughry combination discloses wherein the first operation is a read operation, the first lock is a read lock, and the second lock is a read lock (¶[0121]-[0123] and 133, Adya).

Regarding claim 6, Adya/McClaughry combination discloses wherein the first operation is a namespace modification operation, the first lock is a read lock, and the second lock is a write lock (¶[0081]-[0085]; and [0121]-[0123], Adya).

Regarding claim 7, Adya/McClaughry combination discloses wherein the first operation is a snapshot operation, the first lock is a read lock, and the second lock is a write lock (summary and col.4, lines 21-32, McClaughry discloses "copy operation" corresponding to "snapshot operation").

Regarding claim 8, Adya/McClaughry combination discloses wherein the determining whether the first lock or the second lock conflicts with third locks includes: using a lazily allocated data structure that maps pathnames to locks to determine whether the first lock or the second lock conflicts with the third locks (¶[0046]; [0102]-[0106]; [0115]; [0123] and [0131]-[0133], Adya).

Regarding claim 9, Adya/McClaughry combination discloses serializing the first, second, and third locks when the first lock or the second lock conflicts with the third locks (¶[0123]; [0131]-[0133] and [0137], Adya).

Regarding claim 10, Adya/McClaughry combination discloses wherein the serializing the first, second, and third locks includes: determining an order for the first, second, and third locks

based on levels of the namespace tree involved in the first, second, and third locks and lexicographically within one of the levels of the namespace tree involved in the first, second, and third locks (¶[0115]-[0118], Adya).

Regarding claim 12, Adya/McClaughry combination discloses permitting the first and second operations to concurrently operate within a same one of the directories when neither the first lock nor the second lock conflicts with the third locks (¶[0115]-[0118]; [0123]; [0131]-[0133] and [0137], Adya).

Regarding claim 13, Adya discloses a system for performing an operation within a file system, comprising:

- means for obtaining one or more first locks on one or more directory names involved in an operation (¶[0117]-[0119], Adya);
 - means for detecting whether the one or more first locks or the second lock conflict with one or more third locks acquired by another operation (¶[0121]-[0123], Adya); and
 - means for executing the operation when the one or more first locks or the second lock do not conflict with the one or more third locks, the one or more first locks, the second lock, and the one or more third locks being read-write locks (¶[0123]; [0131]-[0133] and [0137], Adya).

Adya, however, does not disclose means for obtaining a lock on an entire pathname. McClaughry, on the other hand, discloses arbitrating concurrent access to file system objects including locks in the file system object hierarchy (abstract; summary and col.5, line 59 to col.6, line 62, McClaughry) and thus reads on the claimed "lock on an entire pathname". Therefore, it would have been obvious to one of ordinary skill in the art at the time of the

Art Unit: 2163

invention was made to utilize the lock on the entire pathname into the distributed file system of Adya to derive the invention as claimed. The motivation of doing so would have been desirable to provide techniques and systems for managing file system object in a multithreaded environment in which multiple threads can simultaneously operate on the same object whenever possible to maximize throughput and availability of objects to a user but without causing object incoherency and inconsistent file operation results (col.2, lines 50-56, McClaughry).

Regarding claim 14, Adya disclose a file system, comprising:

- a memory ("206", Fig.2, Adya) configured to store information regarding directories and files organized as nodes in a namespace tree (elements "206" and "260" and ¶ [0056]-[0059], Adya); and
- a processor connected to the memory (Fig.2 and ¶ [0056]-[0059], Adya) and configured to:
 - o associate a read-write lock with each of the nodes in the namespace tree, acquire one or more first locks on names of one or more of the directories involved in a first operation (¶ [0033]; [0035]; [0037] and col.12, table II, Adya),
 - o determine whether the one or more first locks or the second lock conflict with one or more third locks acquired by a second operation (¶[0121]-[0123], Adya), and
 - permit the first operation to execute when the one or more first locks or the second lock do not conflict with the one or more third locks, the one or more first locks, the second lock, and the one or more third locks being read-write locks (¶[0123]; [0131]-[0133] and [0137], Adya).

Art Unit: 2163

Adya, however, does not disclose acquiring a lock on an entire pathname. McClaughry, on the other hand, discloses arbitrating concurrent access to file system objects including locks in the file system object hierarchy (abstract; summary and col.5, line 59 to col.6, line 62, McClaughry) and thus reads on the claimed "lock on an entire pathname". Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to utilize the lock on the entire pathname into the distributed file system of Adya to derive the invention as claimed. The motivation of doing so would have been desirable to provide techniques and systems for managing file system object in a multithreaded environment in which multiple threads can simultaneously operate on the same object whenever possible to maximize throughput and availability of objects to a user but without causing object incoherency and inconsistent file operation results (col.2, lines 50-56, McClaughry).

Regarding claim 15, Adya discloses a method for performing first and second operations within a file system, comprising:

- acquiring one or more first locks on one or more first directory names involved in the first operation (¶[0117]-[0119], Adya),
- acquiring one or more second locks on one or more second directory names involved in the second operation (¶[0117]-[0119], Adya);
- determining whether the first and third locks conflict with the second and fourth locks (¶[0121]-[0123], Adya); and
- concurrently performing the first and second operations when the first and third locks do not conflict with the second and fourth locks, the one or more first locks, the one or more

Art Unit: 2163

second locks, the third lock, and the fourth lock being read-mite locks (¶[0123]; [0131]-[0133] and [0137], Adya).

Adya, however, does not disclose acquiring a third or fourth lock on an entire pathname. McClaughry, on the other hand, discloses arbitrating concurrent access to file system objects including locks in the file system object hierarchy (abstract; summary and col.5, line 59 to col.6, line 62, McClaughry) and thus reads on the claimed "lock on an entire pathname". Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to utilize the lock on the entire pathname into the distributed file system of Adya to derive the invention as claimed. The motivation of doing so would have been desirable to provide techniques and systems for managing file system object in a multithreaded environment in which multiple threads can simultaneously operate on the same object whenever possible to maximize throughput and availability of objects to a user but without causing object incoherency and inconsistent file operation results (col.2, lines 50-56, McClaughry).

Regarding claim 17, Adya discloses a file system, comprising:

- a memory ("206", Fig.2, Adya) configured to store information regarding a plurality of directories and files as nodes in a namespace tree (elements "206" and "260" and "[0056]-[0059], Adya); and
- a processor connected to the memory (Fig.2 and ¶ [0056]-[0059], Adya) and configured to:
 - o associate a read-write lock with each of the nodes in the namespace tree (¶ [0033]; [0035]; [0037] and col.12, table II, Adya),

Application/Control Number: 10/608,135

Art Unit: 2163

- o identify a set of the nodes involved in an operation, the identified nodes forming a pathname associated with the operation (¶ [0081]; [0033]-[0037]; [0104]-[0106] and [0118]-[0119], Adya),
- o acquire a first one or more read-write locks, as one or more first locks, on the identified nodes (¶ [0033]; [0035]; [0037], Adya),
- o determine whether the one or more first locks or the second lock conflict with any other read-write locks (¶[0121]-[0123], Adya), and
- o permit the operation to execute when the one or more first locks and the second lock do not conflict with the other read-write locks (¶[0123]; [0131]-[0133] and [0137], Adya).

Adya, however, does not disclose acquiring locks on an entire pathname. McClaughry, on the other hand, discloses arbitrating concurrent access to file system objects including locks in the file system object hierarchy (abstract; summary and col.5, line 59 to col.6, line 62, McClaughry) and thus reads on the claimed "lock on an entire pathname". Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to utilize the lock on the entire pathname into the distributed file system of Adya to derive the invention as claimed. The motivation of doing so would have been desirable to provide techniques and systems for managing file system object in a multithreaded environment in which multiple threads can simultaneously operate on the same object whenever possible to maximize throughput and availability of objects to a user but without causing object incoherency and inconsistent file operation results (col.2, lines 50-56, McClaughry).

Art Unit: 2163

5. Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over Adya et al. (US Pub. 2005/0102268 A1) in view of McClaughry et al. (US 5,933,825) and further in view of Robinson (US 4,709,326).

Regarding claim 11, Adya/McClaughry combination does not disclose determining a canonical order for the locks. Robinson discloses general locking or synchronization facility with canonical states for the locks (abstract; summary and col.4, line 10 to col.5, line 40, Robinson). It would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify the combination system of Adya and McClaughry to include the claimed feature as taught by Robinson. The motivation of doing so would have been to design general locking facilities that can be easily modified or extended and that can be tailored to particular applications (col.1, lines 18-21, Robinson).

Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Lasser et al. (US 5,897,638) disclose parallel virtual file system.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hanh B. Thai whose telephone number is 571-272-4029. The examiner can normally be reached on 8 AM - 4:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Safet Metjahic can be reached on 571-272-4023. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 2163

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Hanh B Thai Examiner Art Unit 2163

January 23, 2006

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